

Sec. 102. The Central Intelligence Agency Retirement Act of 1964 for Certain Employees, as amended, (78 Stat. 1043; 50 U.S.C. 403 note) is further amended by striking subsection 204. (b) (3) and inserting the following in lieu; thereof:

"(3.) 'Child', for the purposes of sections 221 and 232 of this Act, means an unmarried child, including (i) and adopted child, and (ii) a stopehild or recognized natural child who lived with the participant in a regular parent-child relationship, under the age of eighteen years, or such unmarried child regardless of age who because of physical or mental disability incurred before age eighteen is incapable o/ solf-support, or such unmarried child between eighteen and twenty-two years of ago who is a student regularly pursuing a full-time course of study or training in residence in a high school, trade school, technical or vocational institute, junior college, college, university, or comparable recognized educational institution. A child whose twenty-second birthday occurs prior to July 1 or after August 31 of any calendar year, and while he is regularly pursuing such a course of study or training, shall be deemed for the purposes of this paragraph and section 221 (c) of this Act to have attained the ago of twenty-two on the first day of July following such birthday. A child who is a student shall not be deemed to

have ceased to be a stadent during any interim between Approved For Release 2000/09/13: CIA-RDP78-03721A000500080034-0 nobod years if the interim does not exceed five months and

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if he shows to the satisfaction of the Director that he has a bona fide intention of continuing to pursue a course of study or training in the same or different school during the school semester (or other period into which the school year is divided) immediately following the interim. The term 'child', for purposes of section 241, shall include an adopted child and a natural child, but shall not include a stepchild.".

SEO. 105. Section 221 (e) of the Central Intelligence
Agency Retirement Act (50 U.S.O. 403 note) is amended to read as follows:

"(e) The commencing date of an annuity payable to a child under paragraph (c) or (d) of this section, or (e) or (d) of section 232, shall be deemed to be the day after the annuitant or participant dies, with payment beginning on that day or beginning or resuming on the first day of the month in which the child later becomes or again becomes a student as described in section 204 (b) (3), provided the lump-sum credit, if paid, is returned to the fund. Such annuity shall terminate on the last day of the month before (1) the child's attaining age eighteen unless he is then such a student, (3) his attaining age eighteen unless he is then such a student, (3) his attaining age twenty-two if he is then such a student and not

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incapable of self-support, (4) his ceasing to be such a student after attaining age eighteen unless he is then incapable of self-support, (5) his marriage, or (6) his death, whichever first occurs.